

AMENDED PETITION FOR WRIT OF HABEAS CORPUS
(28 U.S.C. § 2241)

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA – MIAMI DIVISION

Case No.: 1:25-cv-23577
Judge: José E. Martínez

FILED BY MP D.C.
DEC 16 2025
ANGELA E. NOBLE
CLERK U.S. DIST. CT.
S. D. OF FLA. - MIAMI

DANIEL FERNANDO HENAO NIÑO, A# 
Petitioner,

v.

MIAMI FEDERAL DETENTION CENTER,
Respondent.

AMENDED PETITION FOR WRIT OF HABEAS CORPUS

Petitioner, Daniel Fernando Henao Niño, through his undersigned Next Friend, respectfully submits this Amended Petition for Writ of Habeas Corpus pursuant to 28 U.S.C. § 2241, in strict compliance with this Court's Orders dated November 21, 2025, and December 8, 2025. This Amended Petition is filed solely to clarify and adequately explain the undersigned's standing as "Next Friend," as expressly required by the Court.

I. JURISDICTION

This Court has jurisdiction over this action pursuant to 28 U.S.C. § 2241, as Petitioner is currently in federal immigration custody within the Southern District of Florida.

II. PARTIES

Petitioner: Daniel Fernando Henao Niño, A#  currently detained at Krome North Service Processing Center.

Next Friend / Signatory: Rosa Lorena Chavarro Pinzón.

Respondent: Miami Federal Detention Center / Krome North Service Processing Center.

III. NEXT FRIEND STANDING

A. Inability of Petitioner to Litigate on His Own Behalf.

Petitioner is currently detained in federal immigration custody and lacks meaningful access to legal resources, unrestricted communication, and the practical ability to independently prepare, sign, and file pleadings before this Court. His detention substantially impairs his ability to litigate this habeas action on his own behalf.

C. Legal Basis for Next Friend Standing.

Under established federal habeas corpus principles, a Next Friend may litigate on behalf of a detained individual where the detainee is unable to prosecute the action himself and where the Next Friend is truly dedicated to the detainee's best interests. These conditions are satisfied in this case.

IV. NATURE OF THE CLAIM

Petitioner challenges the legality of his continued detention under federal immigration custody. Petitioner has been detained for approximately nine (9) months without a valid legal basis or justification authorizing his continued confinement. As a result, his detention has become unlawful and constitutionally excessive, and he is entitled to immediate release.

V. RELIEF REQUESTED

Petitioner respectfully requests that this Court grant the Writ of Habeas Corpus and order Petitioner's immediate release from custody due to his prolonged detention of approximately nine (9) months without legal justification.

VI. VERIFICATION AND SIGNATURE

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.

DATED: 12-Dec-2025

Rosalorena Chavarro Pinzón.
Rosa Lorena Chavarro Pinzón
Next Friend of Daniel Fernando Henao Niño